TO ALL PARTIES, BY AND THROUGH THEIR ATTORNEYS OF RECORD: Plaintiff Edgar Solis hereby serves the following list of witnesses which he may call during trial, as Plaintiff's Second Amended Witness List. Plaintiff reserves the right to supplement and/or amend this list. 3 Below reflects approximate times for examination. 4 5 Respectfully Submitted, 6 LAW OFFICES OF DALE K. GALIPO DATED: January 27, 2025 LAW OFFICES OF GRECH & PACKER 8 Marcel F. Sincich Dale K. Galipo Marcel F. Sincich 10 Trent C. Packer 11 Attorney for Plaintiff 12 13 14 15 16 17 18 19 20 21 Case No.: 5:23-cv-00515-HDV-JPR

Plaintiff's Witness List

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|--|--|--------------------------------|-----------------------|-----------------------|--|--|
| Witness's Name*, Title, Affiliation (If Relevant) | Summary of Testimony / Why Testimony Is Unique | Direct Exam (Hours) | Cross Exam (Hours) | Dates of Testimony | | |
| Edgar Solis Plaintiff | Mr. Solis will testify as to his perception of the events leading up to the shooting incident, the shooting incident, and his damages. His testify is unique as a personal account that he was not an immediate threat to any person. | 45 min – 1 hr. | 2 hours | | | |
| Michael Bell Defendant, Officer, California Highway Patrol | Officer Bell is likely to testify as to his perception of the incident, information known, tactics used, the deadly force used against plaintiff, and plaintiff's damages, including punitive damages. Officer Bell's testimony is unique as the defendant who used force against plaintiff. | 1 hr. 15 min – 1 hr. 30 min | 1 hr. 30 min. | | | |
| Patrick Sobaszek Detective, City of Hemet Police Department | Detective Sobaszek is likely to testify as to his perception of the incident, tactics used before and after the use of deadly force, and plaintiff's damages. Detective Sobaszek's testimony is unique as an eyewitness to defendant's second volley of shots, and who took the same path as defendant and plaintiff prior to the shots. | 45 min | 45 min. | | | |
| Arthur Paez Sergeant, City of Hemet Police Department | Sergeant Paez is likely to testify as to his perception of the incident, the tactics before and after the use of deadly force, and plaintiff's damages. Sgt. Paez's testimony is unique as the leader of the team, who sent the information about plaintiff to the team, and who witnessed the shooting of plaintiff by Deputy Waltermire. | 30 – 45 min | 45 min. | | | |
| Salvador Waltermire | Deputy Waltermire is likely to testify as to his perception of the incident, the tactics used before and | 45 min | 30 min | | | |

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| Deputy, County of Riverside Sheriff's Department | after the use of deadly force, and plaintiff's damages. Deputy Waltermire's testimony is unique as an officer who used force against plaintiff prior to his flight and used deadly force against plaintiff after Defendant used deadly force against plaintiff. | | | |
| Gary Adams GLA Investigations, Plaintiff's Expert | Mr. Adams is plaintiff's investigation expert who will testify as to his scene assessment and photographs taken; observations on scene; what can and cannot be seen as demonstrated with assistant and dummy gun. | 30 – 40 min | 45 min | |
| Roger Clark Police Procedures Consultant, Inc., Plaintiff's Expert | Roger Clark is Plaintiff's single police practices expert who will testify as to his opinions rendered in this case based on his knowledge and experience in law enforcement and his review of materials in this case. Mr. Clark's testimony is unique as plaintiff's only witness to explain basic law enforcement training and the POST standards as it relates to this case, including vehicle and patrol operations, de-escalation, tactics, and the use of force and deadly force. Mr. Clark will opine on the use of deadly force standards, and the appropriateness of the use of deadly force under the circumstances of this case; hypothetical questions based on the evidence of the case; and his understanding of the forensic and physical evidence presented in this case. | 1 hr. | 1 hr. 30 min | |
| Dr. Ryan O'Connor Emergency Medical Physician, Plaintiff's Expert | Dr. O'Connor is plaintiff's sole medical expert in this case who will testify as to plaintiff's injuries, treatment, damages, pain and suffering, summary of nearly nine thousand pages of medical records, and care likely to be required in the future. | 45 min – 1 hr. | 45 min | |

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|--|--|------------------------|-----------------------|-----------------------|
| Brett Fisher AMR crew member and paramedic | Mr. Fisher was the primary care crew member on the ambulance that treated Mr. Solis on scene and provided care during emergency transport to the hospital, and has information related to Mr. Solis' injuries, complaints, vital signs, symptoms, treatment and cost. | 30 min | 45 min | |
| Balaji, Anupama, P&S non-retained expert provider | Dr. Balaji will testify includes knowledge of and interaction with Plaintiff as treating physician, including but not limited to the evaluation, signs and symptoms, treatment and procedures including why such were performed, diagnosis, prognosis, treatment plan, and cost of care for Plaintiff regarding Plaintiff's gunshot wounds. | 30 min | 30 min | |
| Agapian, John, MD non-retained expert provider | Dr. Agapian will testify includes knowledge of and interaction with Plaintiff as attending Emergency Room physician, including but not limited to the evaluation, signs and symptoms, treatment and procedures including why such were performed, diagnosis, prognosis, treatment plan, and cost of care for Plaintiff regarding Plaintiff's gunshot wounds. | 30 min | 30 min | |
| Downing, Stephanie, MD non-retained expert provider | Dr. Downing will testify includes knowledge of and interaction with Plaintiff as attending Emergency Room physician, including but not limited to the evaluation, signs and symptoms, treatment and procedures including why such were performed, diagnosis, prognosis, treatment plan, and cost of care for Plaintiff regarding Plaintiff's gunshot wounds. | 30 min | 30 min | |

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| Jaden Schlig Eyewitness | Mr. Schlig will testify as to his observations on scene as an eyewitness to portions of the incident from 633 Hillmer Dr. | 20 min | 20 min | |
| Marlene Sue Biggs Eyewitness | Ms. Biggs will testify as to his observations on scene as an eyewitness to portions of the incident from 634 Hillmer Dr. | 20 min | 20 min | |
| Richard Contla Eyewitness | Mr. Contla will testify as to his observations on scene as an eyewitness to portions of the incident from 622 Taschner Dr. | 20 min | 30 min | |
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| *Olin, Nicholas, MD non-retained expert provider | Dr. Olin will testify includes knowledge of and interaction with Plaintiff as attending Emergency Room physician, including but not limited to the evaluation, signs and symptoms, treatment and procedures including why such were performed, diagnosis, prognosis, treatment plan, and cost of care for Plaintiff regarding Plaintiff's gunshot wounds. | 30 min | 30 min | |
| *Park, Heesung, MD non-retained expert provider | Dr. Olin will testify includes knowledge of and interaction with Plaintiff as attending Emergency Room physician, including but not limited to the evaluation, signs and symptoms, treatment and procedures including why such were performed, diagnosis, prognosis, treatment plan, and cost of care for Plaintiff regarding Plaintiff's gunshot wounds. | 30 min | 30 min | |
| *Powers, Bret, DO non-retained expert provider | Dr. Powers will testify includes knowledge of and interaction with Plaintiff as attending Emergency Room physician, including but not limited to the | 30 min | 30 min | |

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| | evaluation, signs and symptoms, treatment and procedures including why such were performed, diagnosis, prognosis, treatment plan, and cost of care for Plaintiff regarding Plaintiff's gunshot wounds. | | | |
| *Stout, Benton, PA non-retained expert provider | Dr. Stout will testify includes knowledge of and interaction with Plaintiff as treating physician, including but not limited to the evaluation, signs and symptoms, treatment and procedures including why such were performed, diagnosis, prognosis, treatment plan, and cost of care for Plaintiff regarding Plaintiff's gunshot wounds. | 30 min | 30 min | |
| *Jennifer Jernegan | Lead Forensic Evidence Supervisor, Riverside County Sheriff's Department. Involved prepared a scaled 3D diagram and incident investigation and collection of evidence. | 20 min | 20 min | |
| *Ashley Cary | Forensic Technician II, Riverside County Sheriff's Department. Involved in charting of officers; photographs of Solis at hospital; scene investigation, and evidence photographs. | 20 min | 20 min | |
| *Vanderfeer | Forensic Technician II, Riverside County Sheriff's Department. Photographed scene on Taschner. | 20 min | 20 min | |
| *Yesika Alvarado | Forensic Evidence Technician, Riverside County Sheriff's Department. Went to scene with Investigators Medoza and Cline; photographed 604 Hillmer; photographed cul-de-sac; completed Faro Laser Scanner scans of scene; collected evidence assisted by Torres; prepared a scaled 3D diagram. | 20 min | 20 min | |

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|--|---|------------------------|-----------------------|-----------------------|
| *Monique Torres | Forensic Technician II; went to scene with Investigators Medoza and Cline to collect and chart evidence; prepared a scaled 3D diagram | 20 min | 20 min | |
| *Sienna Knoll | Forensic Technician II; photographed and processed the Mustang | 20 min | 20 min | |
| *Daniel Cline | Deputy, Riverside County Sheriff's Department. Involved in evidence collection, numbering, and description; photographed 604 Hillmer; photographed cul-de-sac; and scanner data. | 20 min | 20 min | |
| *Daniel Moody | Detective, Riverside County Sheriff's Department. Involved in scene evidence collection and photography. | 20 min | 20 min | |
| *D. Sandoval | Investigator; Riverside County Sheriff's Department. Involved in area canvass and investigation. | 20 min | 20 min | |
| *S. Anderson | Investigator; Riverside County Sheriff's Department. Involved in area canvass and investigation. | 20 min | 20 min | |
| *Custodians of Records | Custodians of records regarding Plaintiff's medical records and bills may be called is necessary to lay any foundation required. | | | |

^{*}Indicates that a witness will be called only if the need arises.